HAMILTON, BROOK, SMITH & REPNOLDS, P.C.

UTILITY	Attorney
5 TRANSMITTAL	First Nan Applicati
Only for your nonnequisional applications under	Express 1

Attorney Docket No.	2037.2008-001
irst Named Inventor or Application Identifier	David A. Brown
Express Mail Label No.	EL551752365US

Title of Invention	METHOD AND APPARATUS FOR	R LOGICALLY EXPANDING THE WIDTH OF MEMORY		
•	PLICATION ELEMENTS 600 concerning utility patent application contents.	ADDRESS TO: Assistant Commissioner for Patents Box Patent Application Washington, D.C. 20231  6. [] Microfiche Computer Program (Appendix)  7. [] Nucleotide and/or Amino Acid Sequence Submission		
. [] Fee Trans	smittal Form n original, and a duplicate for fee processing)	6. [] Microfiche Computer Program (Appendix)		
- Descr	tion [Total Pages [ 20 ] ]  arrangement set forth below) iptive title of the invention References to Related Applications	7. [] Nucleotide and/or Amino Acid Sequence Submission (if applicable, all necessary)  a. [] Computer Readable Copy		
<ul><li>Staten</li><li>Refere</li></ul>	nent Regarding Fed sponsored R & D ence to microfiche Appendix	b. [ ] Paper Copy (identical to computer copy) [   Pages		
- Summ	ground of the Invention nary of the Invention Description of the Drawings	c. [ ] Statement verifying identity of above copies		
	led Description	ACCOMPANYING APPLICATION PARTS		
- Claim		8. [ ] Assignment Papers (cover sheet & documents) [ ] Assignee -		
3. [X] Drawing(	(s) (35 U.S.C. 113) [ <b>Total Sheets [8]</b> ]			
[ ] Fig. of the Drawings for Publication [ ]		9. [] 37 C.F.R. 3.73(b) Statement [] Power of Attorney (when there is an assignee)		
I. [] Oath or I	Declaration/POA [Total Pages [ ] ]	10. [ ] English Translation Document (if applicable)		
a. [ ]	Newly executed (original or copy)	11. [ ] Information Disclosure [ ] Copies of IDS Statement (IDS)/PTO-1449 Citations		
	Copy from a prior application (37 C.F.R. 1.63(d)) (for continuation/divisional with Box 18 completed) [NOTE Box 5 below]			
	i. [ ] <u>DELETION OF INVENTOR(S)</u> Signed statement attached deleting	13. [X] Return Receipt Postcard (MPEP 503) (Should be specifically itemized)		
	inventor(s) named in the prior application, see 37 C.F.R. 1.63(d)(2) and 1.33(b).	14. [ ] Small Entity [ ] Statement filed in prior application, Statement(s) status still proper and desired		
	ation By Reference (useable if Box 4b is checked) disclosure of the prior application, from which a	15. [ ] Certified Copy of Priority Document(s) (if foreign priority is claimed)		
considered	e oath or declaration is supplied under Box 4b, is d as being part of the disclosure of the accompanying n and is hereby incorporated by reference therein.	16. [X] Nonpublication Request (check parent application)  17. [] Other:		
аррисано	if and is necessy incorporated by reference therein.			
8. If a CONTINUING APPLICATION, check appropriate box and supply the requisite information:  [ ] Continuation [ ] Divisional [ ] Continuation-in-part (CIP) of prior application No.:				
Prior application information: Examiner: Group Art Unit:				
		PONDENCE ADDRESS		
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Submitted by Typed or Printed Name	Caroline M. Fleming	Reg. Number	45,566

## HAMILTON, BROOK, SMITH & REYNOLDS, P.C.

NONPUBLICATION DECLEST AND		First Named Inventor	David A. Brown	
REQUEST AND CERTIFICATION UNDER	Attorney Docket No.	2037.2008-001		
35 U.S.C. 122(b)(2)(B)(i)		Express Mail Label No. EL551752365US		EL551752365US
Title of Invention OF MEMORY  METHOD AND APPARATUS FOR LOGICALLY EXPANDING THE WIDTH				

Pursuant to 37 C.F.R. § 1.213(a)(3), I hereby certify that the invention disclosed in the attached application has not and will not be the subject of an application filed in another country, or under a multilateral international agreement, that requires publication at eighteen months after filing. I hereby request that the attached application not be published under 35 U.S.C. 122(b).

The undersigned is an attorney/agent for applicant(s).

Date

Caroline M. Flery

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If applicant subsequently files an application directed to the invention disclosed in the attached application in another country, or under a multilateral international agreement, that requires publication of applications eighteen months after filing, the applicant must notify the United States Patent and Trademark Office of such filing within forty-five (45) days after that date of the filing of such foreign or international application. Failure to do so will result in abandonment of this application (35 U.S.C. 122(b)(2)(B)(iii)).